



4. I have been retained by the plaintiff in this matter, Energy Automation Systems, Inc. (“EASI”), to serve Mr. Magedson. I or someone else from my office have attempted service of Mr. Magedson on EASI’s behalf approximately (9) nine times, including the following:

Address: 2033 W. McDowell Blvd, Apache Junction – attempted on:

January 5, 2007 at 7:00 PM, no vehicle at residence, no answer at door.

January 6, 2007 at 12:00 PM, no vehicle at residence, no answer at door.

January 8, 2007 at– 10:00 AM, no vehicle at residence, no answer at door.

January 11, 2007, at 8:00 PM, no vehicles, one light on in the residence, no answer at the door.

January 19, 2007 6:30 AM-7:30 AM. (staked out residence) no vehicle no answer at door.

February 1, 2007 –at 2:00 PM no vehicle at residence, no answer at door.

February 4, 2007 at 5:00 PM, no vehicle at residence, no answer at door.

February 8, 2007 at 6:33 AM, no vehicle at residence, no answer at door.

February 15, 2007-at 5:00 AM -7:30 AM (staked out residence) no vehicle at residence, no answer at door.

A subject who lives on the premises, in a small separate apartment, named “Bret” stated that Ed Magedson does live there, but is sometimes out of town. He also said that Ed Magedson told him that he is very clever about avoiding people.

5. Our attempts on behalf of EASI have to date been unsuccessful. It is my opinion that we have been unsuccessful because Mr. Magedson has taken steps to actively avoid receiving service of process. In my opinion, such steps include attempting to conceal his residence, living on fenced-in property in a remote rural area, and receiving mail via a post office box. Mr. Magedson is the legal owner of the property on McDowell Road in Apache Junction Arizona.
6. Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on April 20, 2007.



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Robin Rennells